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Stephen S. DeLisio, Of Counsel

March 5, 2008

Federal Communications Commission  
Office of the Secretary  
445 12<sup>th</sup> Street, SW  
Washington, DC 20554

Administrator  
High Cost and Low Income Division  
Universal Service Administrative Company  
2000 L Street, NW, Suite 200  
Washington, DC 20036

Re: CC Docket No. 96-45  
ASTAC Wireless, LLC  
Call Sign: KNKQ408  
ETC Certification

No. of Copies rec'd 0+1  
List ABCDE

Dear Secretary:

Our firm represents Arctic Slope Telephone Association Cooperative, Inc. ("ASTAC"), a local exchange carrier certified to provide local telephone service within the boundaries of the North Slope Borough in Alaska. ASTAC Wireless, LLC ("AW") is a wholly owned subsidiary of ASTAC, formed for the purpose of providing cellular telephone service within the Alaska - 1 - Wade Hampton Cellular Market Area. The Commission has issued AW an A Band cellular license bearing Call Sign KNKQ408 authorizing the provision of cellular telephone service.

ASTAC and AW sought eligible telecommunications carrier ("ETC") status from the Regulatory Commission of Alaska ("RCA"), the regulator of telecommunications service within the state of Alaska. In U-07-059(4) effective January 31, 2008, the RCA designated AW as an ETC. AW, however, is not subject to the general jurisdiction of the RCA as it is a cellular carrier only.

The RCA provided its annual ETC certification prior to the October 1, 2007 deadline. Since AW received its ETC certification effective January 31, 2008, it has submitted a motion to the RCA requesting that it supplement its certification to include AW for the ASTAC study area. The study area codes have been assigned to the ASTAC study area. They are 613001 and 611449. A copy of the motion, motion for expedited consideration and supporting materials is enclosed with this letter. This filing was made pursuant to 47 CFR 54.314(b) and (c).

Federal Communications Commission  
Universal Service Administrative Company  
March 5, 2008  
Page 2

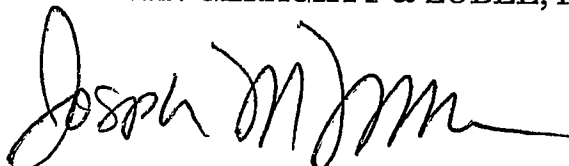
Pursuant to 47 CFR 54.314(c), AW now submits the original signed sworn affidavit of Remi Sun, the Chief Financial Officer of AW, attesting to the use of ETC support payments for the provision, maintenance, and upgrading of facilities and services for which the support is intended for 2008. Concurrently herewith, an original of the affidavit is being filed with the Administrator of the high cost universal service support mechanism. All ETC submissions are timely pursuant to 47 CFR 54.314(d)(6).

If you have any questions after looking this letter over, please give me a call.

Sincerely yours,

DeLISIO MORAN GERAGHTY & ZOBEL, P.C.

By:



Joseph M. Moran

#00135068.DOC

Enclosures

## STATE OF ALASKA

## THE REGULATORY COMMISSION OF ALASKA

Before Commissioners:

Anthony A. Price, Chairman  
 Kate Giard  
 Dave Harbour  
 Mark K. Johnson  
 Jan W. Wilson

In the Matter of the Request by )  
 ASTAC Wireless LLC for Certification )  
 of the Company's Use of High Cost )  
 Universal Service Support )

U-08-\_\_\_\_\_

**MOTION FOR EXPEDITED CONSIDERATION OF**  
**MOTION FOR CERTIFICATION OF ASTAC WIRELESS LLC'S**  
**USE OF FEDERAL HIGH-COST UNIVERSAL SERVICE SUPPORT**  
**IN THE ASTAC STUDY AREA FOR CALENDAR YEAR 2008**  
**PURSUANT TO 3 AAC 48.091(g)**

1. ASTAC Wireless, LLC ("AW"), through counsel, now moves the Regulatory Commission of Alaska ("RCA" or "Commission") for expedited consideration of its motion for certification of AW's use of federal high-cost universal service support in the study area of Arctic Slope Telephone Association Cooperative, Inc. ("ASTAC") for calendar year 2008 and issue a supplement to its annual certification regarding use of federal high-cost universal service support for 2008 to include AW in the ASTAC study area. This motion is supported by the principal motion for certification described above.

Relief Requested

2. AW requests the Commission promptly issue a letter to Universal Services Administrative Company ("USAC") and the Federal Communications Commission ("FCC") certifying AW's use of federal high-cost universal service support for the period January 31, 2008 (the effective date of AW's ETC designation) through December 31,

DELISIO MORAN  
 AGHTY & ZOBEL, P.C.

143 WEST 6TH AVENUE  
 ANCHORAGE, ALASKA  
 99501-2033

(907) 279-9574

{00135036; 1}- Motion for Expedited Consideration  
 Docket U-08-\_\_\_\_\_

Page 1 of 4

1 2008 in the form attached as Exhibit C to the principal motion. Pursuant to 47 CFR §  
2 54.314, AW respectfully requests the Commission file the certification letter with USAC  
3 and the FCC so that they may receive it on or before March 31, 2008.

4 General Background

5 3. Arctic Slope Telephone Association Cooperative, Inc. ("ASTAC") is an  
6 Alaska cooperative corporation holding a certificate of public convenience and necessity  
7 authorizing the provision of local exchange telephone service in the communities  
8 located within the boundaries of the North Slope Borough. ASTAC Wireless, LLC  
9 ("AW") is an Alaska limited liability company wholly owned by ASTAC, which was  
10 formed by the filing of Articles of Organization with the State of Alaska, Department of  
11 Commerce, Community and Economic Development, Corporations, Business and  
12 Professional Licensing Section on May 10, 2007. The Certificate of Organization was  
13 issued by the State of Alaska on May 10, 2007.

14 4. On May 14, 2007, ASTAC and AW filed a petition seeking eligible  
15 telecommunication status for AW. The petition was assigned Docket No. U-07-059.  
16 There were no intervenors in the docket.

17 5. On November 19, 2007, the Commission issued Order No. 2 in Docket U-  
18 07-059 tentatively approving the application subject to conditions, requiring additional  
19 filings and establishing obligations for both ASTAC and AW. The order provided that  
20 the application would be dismissed if the required supplemental filings were not timely  
21 made. ASTAC satisfied the conditions set forth in the order and on January 31, 2008,  
22 the Commission issued Order No. 4 in Docket U-07-059 designating AW as an eligible  
23 telecommunications carrier ("ETC").

DE LISIO MORAN  
AGHTY & ZOBEL, P.C.

143 WEST 6TH AVENUE  
ANCHORAGE, ALASKA  
99501-2033

(907) 279-9574

Argument

6. 47 CFR § 54.314 requires the Commission to annually file with the FCC and the USAC a statement certifying each designated ETC use of high-cost universal support in the state of Alaska. Pursuant to 47 CFR § 54.314(d)(6), a certification filed with the FCC and USAC within sixty (60) days of the effective date of AW's designation as an ETC will ensure that AW becomes eligible to receive federal high-cost universal service support commencing as of the date its ETC designation became effective.

7. By Order U-07-59(4), the Commission designated AW as an ETC in the ASTAC study area effective January 31, 2008. This designation, however, was after the October 1, 2007 annual certification deadline for the Commission as set forth in 47 CFR § 54.314(d) to allow AW to receive high cost universal service support for the newly approved study area for the 2008 calendar year.

8. 47 CFR § 54.314(d)(6) authorizes the Commission to file a supplemental certification for carriers that were not previously subject to the Commission's annual certification. The Commission has used this authority recently for purposes of certifying several ETC carriers following the issuance of its annual certification order. The carrier's and dockets are described in detail in the principal motion.

9. AW requests expedited consideration of its principal motion because 47 CFR § 54.314(d)(6) requires Commission certification within sixty (60) days of the effective date of AW's designation as an ETC carrier. The supplemental certification is therefore due prior to March 31, 2008 in order to be timely. Failure to supplement the Commission's certification will result in AW's loss of ETC funding for all of 2008, resulting in an estimated loss of ETC funding of approximately \$650,000. Failure to

1 secure these funds will have a material adverse effect on the facilities construction plan  
2 that AW and ASTAC proposed to the Commission as part of its ETC application.

3 10. AW apologizes for the expedited nature of this request, but hopes that the  
4 non-controversial nature of the request will enable the Commission to meet the  
5 requested deadline.

6 DATED this 5th day of March, 2008, at Anchorage, Alaska.

7 DeLISIO MORAN GERAGHTY & ZOBEL, P.C.  
8 Attorneys for ASTAC Wireless, LLC

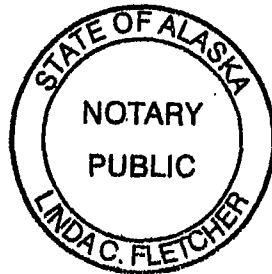
9 By: Joseph M. Moran  
10 Joseph M. Moran

11 VERIFICATION

12 I, Joseph M. Moran, say on oath or affirm that I have read the foregoing  
13 document and believe all statements made in the document are true.

14 By: Joseph M. Moran  
15 Joseph M. Moran

16 SUBSCRIBED AND SWORN to or affirmed before me this 5th day of March,  
17 2008, at Anchorage, Alaska.



By: Linda C. Fletcher

Notary Public in and for Alaska

My Commission Expires: 6-19-2008

DE LISIO MORAN  
GERAGHTY & ZOBEL, P.C.

43 WEST 6TH AVENUE  
ANCHORAGE, ALASKA  
99501-2033

(907) 279-9574

STATE OF ALASKA

THE REGULATORY COMMISSION OF ALASKA

Before Commissioners:

Anthony A. Price, Chairman  
Kate Giard  
Dave Harbour  
Mark K. Johnson  
Jan W. Wilson

In the Matter of the Request by )  
ASTAC Wireless LLC for Certification )  
of the Company's Use of High Cost )  
Universal Service Support )

U-08-\_\_\_\_\_

**MOTION FOR CERTIFICATION OF ASTAC WIRELESS LLC'S  
USE OF FEDERAL HIGH-COST UNIVERSAL SERVICE SUPPORT  
IN THE ASTAC STUDY AREA FOR CALENDAR YEAR 2008**

1. ASTAC Wireless, LLC ("AW") hereby requests that the Regulatory Commission of Alaska ("RCA" or "Commission") supplement its annual certification regarding use of federal high-cost universal service support for calendar year 2008 to include AW in the study area of Arctic Slope Telephone Association Cooperative, Inc. ("ASTAC"). AW separately requests expedited consideration of this request in order for such certification to meet applicable federal deadlines.

2. This request is submitted pursuant to 47 CFR § 54.314, which requires the Commission to annually file with the Federal Communication Commission ("FCC") and Universal Services Administrative Company ("USAC") a statement certifying each designated eligible telecommunications carrier's ("ETC's") use of high cost universal service support in the state of Alaska. Pursuant to 47 CFR § 54.314(d)(6), a certification filed with the FCC and USAC within sixty (60) days of the effective date of AW's designation as an ETC will ensure that AW becomes eligible to receive federal

DELISIO MORAN  
AGHTY & ZOBEL, P.C.

143 WEST 6TH AVENUE  
ANCHORAGE, ALASKA  
99501-2033

(907) 279-9574

{00185019; 1} – Motion for Certification  
Docket U-08-\_\_\_\_\_

Page 1 of 3

1 high cost universal service support commencing as of the date its ETC designation  
2 became effective.

3 3. By Order U-07-59(4), the Commission designated AW as an eligible  
4 telecommunications carrier in the ASTAC study area effective January 31, 2008. The  
5 effective date of AW's ETC designation, therefore, was after the October 1, 2007,  
6 annual certification deadline set forth in 47 CFR § 54.314(d) to allow AW to receive high  
7 cost universal service support for the ASTAC study area during the 2008 calendar year.  
8 As a result, AW respectfully requests that the Commission supplement its annual  
9 certification filing to the FCC and USAC, dated September 27, 2007, to include approval  
10 for AW to receive support for the ASTAC Study Area.

11 4. As set forth in 47 CFR § 54.314(d)(6), the Commission is specifically  
12 authorized to file a supplemental certification for carriers that were not previously  
13 subject to the Commission's annual certification. The Commission used this authority  
14 for the purpose of certifying Copper Valley Wireless, Inc. ("CVW"), use of support in  
15 2007. See Order U-07-81(3) (RCA, August 21, 2007). Additionally, the Commission  
16 used this authority to certify GCI's use of support for the Ketchikan Study Area for 2007.  
17 See RCA Letter to the FCC and USAC dated September 10, 2007, attached as Exhibit  
18 A.

19 5. To facilitate certification of AW's use of federal high cost universal service  
20 in the ASTAC Study Area, AW files herewith the Data Response and Affidavit certifying  
21 its use of support received during the 2008 calendar year for the ASTAC Study Area,  
22 attached as Exhibit B. Exhibit B is the same Data Response and Affidavit for required  
23 of all ETCs for the 2008 calendar year in Commission's Order U-07-83(1).

DELISIO MORAN  
AGHTY & ZOBEL, P.C.

143 WEST 6TH AVENUE  
ANCHORAGE, ALASKA  
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(907) 279-9574



1 6. To further assist the Commission, please also find enclosed a draft letter  
2 to USAC and the FCC certifying AW's use of federal high-cost universal service support  
3 for the period January 31, 2008 (the effective date of AW's ETC designation) through  
4 December 31, 2008, attached as Exhibit C. Pursuant to 47 CFR § 54.314, AW  
5 respectfully requests that the Commission file the certification letter in the form of  
6 Exhibit C with USAC and the FCC so that they receive it on or before March 8, 2008.

7 7. AW apologizes for the highly expedited nature of this request, but hopes  
8 that the non-controversial nature of the request will enable the Commission to meet the  
9 requested deadline. This motion is supported by the exhibits attached hereto and the  
10 motion for expedited consideration filed herewith.

11 DATED this 5th day of March, 2008, at Anchorage, Alaska.

12  
13 DeLISIO MORAN GERAGHTY & ZOBEL, P.C.  
14 Attorneys for ASTAC Wireless, LLC

15 By: Joseph M. Moran

16 Joseph M. Moran

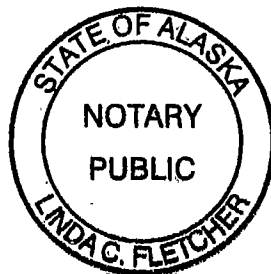
17 VERIFICATION

18 I, Joseph M. Moran, say on oath or affirm that I have read the foregoing  
19 document and believe all statements made in the document are true.

20 By: Joseph M. Moran

21 Joseph M. Moran

22 SUBSCRIBED AND SWORN to or affirmed before me this 5th day of March,  
23 2008, at Anchorage, Alaska.



By: Linda C. Fletcher

Notary Public in and for Alaska

My Commission Expires: 06-19-2008

DeLISIO MORAN  
AGHTY & ZOBEL, P.C.

143 WEST 6TH AVENUE  
ANCHORAGE, ALASKA  
99501-2033

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DEPARTMENT OF  
**COMMERCE**  
COMMUNITY AND  
ECONOMIC DEVELOPMENT

Regulatory Commission of Alaska

RECEIVED & INSPECTED

SEP 17 2007

FCC-MAILROOM

*Sarah Palin, Governor*  
*Emil Notti, Commissioner*  
*Anthony A. Price, Chairman*

September 10, 2007

Marlene H. Dortch  
Office of the Secretary  
Federal Communications Commission  
445 12<sup>th</sup> Street, SW  
Washington, DC 20554

Karen Majcher  
Vice President, High Cost & Low Income Division  
Universal Service Administrative Company  
2000 L Street, NW, Suite 200  
Washington, DC 20036

RE: **CC Docket No. 96-45**  
**Alaska Supplemental Certification of Support for Rural and Non-**  
**Rural High-Cost Carriers Pursuant to 47 C.F.R Sections 54.313-314**

Dear Ms. Dortch and Ms. Majcher:

The Regulatory Commission of Alaska (Alaska Commission) hereby certifies that to the best of our knowledge and belief, all federal high cost support that may be provided in 2007 to GCI Communication Corp. d/b/a General Communication, Inc., and d/b/a GCI (GCI) for the Ketchikan study area (613013) will be used only for the provision, maintenance, and upgrading of facilities and services for which the support is intended, consistent with section 254(e) of the Communications Act of 1934, as amended. This includes High Cost Loop (HCL) support and Local Switching Support (LSS), and high cost support received pursuant to the purchase of exchanges.<sup>1</sup> GCI does not receive High Cost Model (HCM) support.

On August 28, 2007, GCI requested that we file this certification letter in hopes that it would be accepted under 47 CFR 54.314(d)(6). That provision indicates that if certification is received by the Federal Communications Commission (FCC) "within 60 days of the effective date of the carrier's designation as an eligible telecommunications carrier" then a carrier such as GCI would be eligible for funding as of its ETC effective date.<sup>2</sup>

<sup>1</sup> To the best of our knowledge, no support related to purchased exchanges is applicable to the Ketchikan study area.

<sup>2</sup> 47 CFR 54.314(d)(6).

Letter to Dortch/Majcher

Page 2 of 2

On June 29, 2007, the Alaska Commission issued an order "designating GCI as an eligible telecommunications carrier for the Ketchikan study area, subject to conditions."<sup>3</sup> See enclosed order U-06-132(2) as **Exhibit A**. GCI's obligation to serve as an ETC in the Ketchikan study area also began on June 29, 2007.<sup>4</sup> This raises the question of whether the FCC will accept this letter as timely filed.

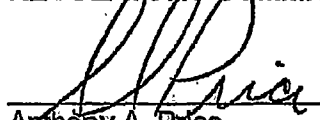
GCI believes that the "effective date" of its ETC designation was "when GCI fulfilled the condition on its ETC designation by filing a Certificate and Affidavit on July 16, 2007".<sup>5</sup> Using the July 16, 2007 date, GCI determined a September 14, 2007 deadline for filing a certification letter under the 60 day provision. Our letter is being filed before September 14, 2007.

Only the FCC can determine whether it will allow GCI universal service funding in 2007 in light of 47 CFR 54.314(d)(6) and GCI's arguments concerning the effective date. We would support a waiver of the 60 day deadline under 47 CFR 54.314(d)(6), if necessary, to allow GCI to receive funding in 2007 given GCI became obligated to serve as an ETC in 2007.

Our certification does not preclude us from reviewing in further detail how GCI has employed its federal universal service funds and ordering that use of funds comply with our directives or policies.

Sincerely,

REGULATORY COMMISSION OF ALASKA

  
Anthony A. Price  
Chairman

cc: James R. Jackson, GCI

<sup>3</sup> Order U-06-132(2), dated June 29, 2007, at 1, (capitalization of title omitted).

<sup>4</sup> Our order specified that GCI's obligations as an ETC began once it provided service for compensation to any customer anywhere in the Ketchikan area using its own facilities but was also subject to conditions. Order U-06-132(2), at 12. At the time of our order we assumed incorrectly that GCI had yet to serve in the Ketchikan area. GCI began service on June 18, 2007, before the date of our order. U-06-132, Affidavit of Benita Washburn, filed July 16, 2007, at 1. It was never our intent to obligate GCI to serve as an ETC prior to our designation of it as an ETC. We clarify that GCI's obligations as an ETC began no sooner than June 29, 2007, when GCI was designated as an ETC in the Ketchikan area.

<sup>5</sup> U-07-106, *GCI motion for certification of GCI's use of federal high cost universal service support in the Ketchikan area for calendar year 2007 and motion for expedited consideration*, filed August 28, 2007, at footnote 1.

**U-07-83(1) Data Response and Affidavit**

Data to be provided by economically regulated Eligible Telecommunications Carriers receiving loop or switch federal universal service support.

Company Name: ASTAC Wireless, LLC

Date: 3/4/08

Contact Name: Remi Sun

Contact Phone Number: (907) 564-2680

DATA IS TO BE PROVIDED BY SEPARATE FORM FOR EACH STUDY AREA SERVED. COMPANIES THAT HAVE PURCHASED GTE EXCHANGES SHOULD FILE SEPARATE FORMS FOR THEIR NON-GTE AND GTE AREAS.

STUDY AREA: ASTAC/GTE, 611449

Line	Data	USOA* Title	USOA* Acct. No.	Amount Received For 2006 & 2007
1	Federal Local Loop Support:			0
2	Federal Local Switching Support:			0
3	State Local Switching Support			0
4	Total Federal and State Loop and Switching Support			0

\*For companies not required to follow the Uniformed System of Accounts (USOA), please indicate your account title and number.

EXHIBIT B  
PAGE 1 OF 2

5. Explain how your company employed universal service funds received in the last twelve months.

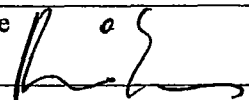
6. Explain how your company plans to employ universal service funds to be received in 2008. For example, indicate how the funds will benefit your company's expansion plans, facilities deployment, or rates charge.

ASTAC Wireless LLC will use USF support received in 2008 only for the provision, maintenance, and upgrading of facilities and services for which the support is intended pursuant to 47 USC 252(e) and 47 CFR 54.7. ASTAC Wireless will use the support, in part, to support network expansion in accordance with the Network Improvement Plan submitted in Docket U-07-59. Accordingly, ASTAC Wireless will utilize all federal universal service support received in the State of Alaska during the 2008 calendar year to, among other things, offer and advertise the services and functionalities supported by federal universal service support, maintain and upgrade the company's facilities and services, expand coverage, improve service quality and capacity, and enhance emergency operations.

7. Affidavit:

As an authorized corporate officer of ASTAC Wireless LLC (Utility Name), the holder of Certificate of Public Convenience and Necessity No. n/a, issued by the Regulatory Commission of Alaska, I declare under penalty of unsworn falsification that I have examined this form and to the best of my knowledge and belief it is true, correct, and complete.

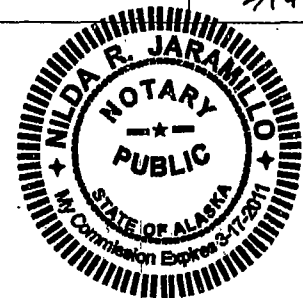
I hereby affirm familiarity with and understanding of the requirements of the Communications Act of 1934 as Amended by The Telecommunications Act of 1996 with respect to the receipt of Universal Service Funds and affirm that such funds received in 2007 will be used only for the provision, maintenance, and upgrading of facilities and services for which the support is intended pursuant to 47 U.S.C. 254(e).

Signature 	Type or Print Name Remi Sun	Date 3/14/08
---	--------------------------------	-----------------

Subscribed and Sworn to before me this 4TH day of March, A.D. 2008

  
NOTARY PUBLIC

3-17-2011  
Commission Expires



[Regulatory Commission of Alaska]

March \_\_\_, 2008

Marlene H. Dortch  
Federal Communication Commission  
Office of the Secretary  
445 12th Street, SW  
Washington, D.C. 20554

Karen Majcher  
Vice President- High Cost  
and Low Income Division  
Universal Service Administrative Company  
2000 L Street, N.W., Suite 200  
Washington, D.C. 20036

**RE: CC Docket No. 96-45  
Universal Service Support Certification (47 C.F.R. Sections  
54.313-54.314)**

Dear Ms. Dortch and Ms. Majcher:

This letter is submitted pursuant to 47 C.F.R. Sections 54.313 and 53.314, both of which require state regulatory commissions to annually certify the use of federal universal support as a prerequisite for continued receipt of funding by eligible telecommunications carriers (ETC). The Regulatory Commission of Alaska (RCA) governs local services and rates in Alaska and is the appropriate authority to issue the certification required under Sections 54.314.

By Order U-07-59(4), dated January 31, 2008, the RCA granted the application of ASTAC Wireless LLC ("AW") to be designated an ETC in the study area of Arctic Slope Telephone Association Cooperative, Inc. ("ASTAC") in the State of Alaska pursuant to 47 U.S.C. Section 214(e)(2).<sup>1</sup> The RCA's Order designating AW as an ETC is enclosed herewith as Exhibit A. ASTAC also filed and will continue to file certifications regarding its use of USF support. The RCA will regularly review AW's responses in this area.

This letter serves as a supplement to the RCA's 2008 annual certification to the Federal Communications Commission ("FCC") and the Universal Service Administrative Company ("USAC") dated September 27, 2007. AW's ETC

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<sup>1</sup> The NECA Codes for the ASTAC study area are 613001 and 611449.

designation became effective on January 31, 2008 after the annual certification deadline of October 1, 2007, contained in 47 C.F.R. Sections 54.313(d) and 54.314(d) to allow AW to receive high-cost universal service support in 2008 for the study areas 613001 and 611449.

Pursuant to FCC Rules 54.313(d)(3)(vi) and 54.314(d)(6), the RCA must certify AW's use of support to the FCC and USAC within sixty (60) days of the effective date of AW's ETC designation to ensure that AW is eligible to receive high-cost universal service support commencing on the effective date of its ETC designation for the remainder of 2008.

AW has certified to the RCA that all federal high-cost universal service support received by it in Alaska will be used pursuant to 47 U.S.C. Section 254(e). Accordingly, the RCA declares that, to the best of its knowledge and belief, all federal high-cost support to be received by AW in the State of Alaska in calendar year 2008 will be used only for the provision, maintenance, and upgrading of facilities and services for which the support is intended, consistent with Section 254(e) of the Communications Act. Accordingly, the RCA certifies AW's use of support in the State of Alaska for the 2008 calendar year so that AW may receive high-cost universal service support for the new study area effective the date of its ETC designation on January 31, 2008.

REGULATORY COMMISSION OF ALASKA

---

Anthony A. Price, Commission Chair

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STATE OF ALASKA  
THE REGULATORY COMMISSION OF ALASKA

Before Commissioners:

Anthony A. Price, Chairman  
Kate Giard  
Dave Harbour  
Mark K. Johnson  
Janis W. Wilson

In the Matter of the Request by ARCTIC SLOPE  
TELEPHONE ASSOCIATION COOPERATIVE, }  
INC. for Designation of ASTAC Wireless LLC as }  
a Carrier Eligible to Receive Universal Service }  
Support Under the Telecommunications Act of }  
1996 Throughout the Study Area Served by }  
ARCTIC SLOPE TELEPHONE ASSOCIATION }  
COOPERATIVE, INC. }

U-07-59  
ORDER NO. 4

ORDER CONFIRMING APPROVAL OF PETITION, DESIGNATING  
ELIGIBLE TELECOMMUNICATIONS CARRIER STATUS  
AND CLOSING DOCKET

BY THE COMMISSION:

Summary

We confirm our approval of the petition to designate ASTAC Wireless LLC  
(ASTAC-W) as an eligible telecommunications carrier (ETC) throughout the study area  
of Arctic Slope Telephone Association Cooperative, Inc. (ASTAC) and designate  
ASTAC-W as an ETC. We close this docket.



Background

We approved, subject to conditions, the petition filed by ASTAC for designation of ASTAC-W, its wholly-owned subsidiary, as an ETC and required filings.<sup>1</sup> ASTAC-W filed the required verification and affirmation.<sup>2</sup>

Discussion

Our approval of ASTAC's designation as an ETC in Order U-07-59(2) was conditioned on ASTAC submitting compliance filings verifying the transfer of wireless assets from ASTAC to ASTAC-W and affirmation that the transfers were accomplished in compliance with all applicable state and federal requirements; affirmation by ASTAC-W of the commitments made on its behalf by ASTAC; and our issuance of a final order confirming approval of the petition.<sup>3</sup> Further, we required ASTAC to advertise and make certain filings after issuance of our final order confirming its designation as an ETC.

ASTAC and ASTAC-W jointly verified that ASTAC's wireless assets, licenses, and customer service obligations have been transferred to ASTAC-W and that the asset transfers were completed in compliance with all applicable state and federal requirements.<sup>4</sup> Additionally, ASTAC-W affirmed the representations and promises made on its behalf by ASTAC.<sup>5</sup> We find that ASTAC and ASTAC-W have met the conditions for confirmation of our approval of the petition to designate ASTAC-W as an

<sup>1</sup>Order U-07-59(2); *Order Approving Application, Subject to Conditions; Requiring Filing; and Establishing Obligations*, dated November 19, 2007 (Order U-07-59(2)).

<sup>2</sup>ASTAC Wireless LLC *Affirmation and Commitment*, filed December 19, 2007 (Affirmation); *Verification*, filed December 19, 2007 (Verification); *Supplementary Verification*, filed January 3, 2008 (Supplementary Verification).

<sup>3</sup>Order U-07-59(2) at 1, 4, 11, 12, 14, 15.

<sup>4</sup>Verification at 1; Supplementary Verification at 2.

<sup>5</sup>Affirmation at 1-2.

1 ETC. Accordingly, we designate ASTAC-W as an ETC throughout the ASTAC study  
2 area. ASTAC-W shall comply with the requirements of its designation as established in  
3 Order U-07-59(2).

4 Final Order

5 This order constitutes the final decision in this proceeding. This decision  
6 may be appealed within thirty days of the date of this order in accordance with  
7 AS 22.10.020(d) and the Alaska Rules of Court, Rule of Appellate Procedure  
8 (Ak. R. App. P.) 602(a)(2). In addition to the appellate rights afforded by  
9 AS 22.10.020(d), a party has the right to file a petition for reconsideration as permitted  
10 by 3 AAC 48.105. If such a petition is filed, the time period for filing an appeal is then  
11 calculated under Ak. R. App. P. 602(a)(2).

12 Closing Docket

13 No substantive or procedural matters remain in this proceeding, and there  
14 are no allocable costs under AS 42.05.651 and 3 AAC 48.157. Accordingly, we close  
15 this docket.

16 ORDER

17 THE COMMISSION THEREFORE ORDERS:

18 1. Our approval of the petition to designate ASTAC Wireless LLC as an  
19 eligible telecommunications carrier throughout the study area of Arctic Slope Telephone  
20 Association Cooperative, Inc. is affirmed.

21 2. ASTAC Wireless LLC is designated as a carrier eligible to receive  
22 federal and state universal service support under the Telecommunications Act of 1996  
23 throughout the study area of Arctic Slope Telephone Association Cooperative, Inc.

24 3. ASTAC Wireless LLC shall comply with the requirements of its  
25 designation as established in Order U-07-59(2).

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4. Docket U-07-59 is closed.

DATED AND EFFECTIVE at Anchorage, Alaska, this 31st day of January, 2008.

BY DIRECTION OF THE COMMISSION  
(Commissioners Anthony A. Price and  
Dave Harbour, not participating.)



Regulatory Commission of Alaska  
701 West Eighth Avenue, Suite 300  
Anchorage, Alaska 99501  
(907) 276-6222; TTY (907) 276-4533

STATE OF ALASKA

THE REGULATORY COMMISSION OF ALASKA

Before Commissioners:

Anthony A. Price, Chairman  
Kate Giard  
Dave Harbour  
Mark K. Johnson  
Janis W. Wilson

In the Matter of the Request by ARCTIC SLOPE )  
TELEPHONE ASSOCIATION COOPERATIVE, )  
INC. for Designation of ASTAC Wireless LLC as )  
a Carrier Eligible to Receive Universal Service )  
Support Under the Telecommunications Act of )  
1996 Throughout the Study Area Served by )  
ARCTIC SLOPE TELEPHONE ASSOCIATION )  
COOPERATIVE, INC. )

U-07-59

CERTIFICATION OF MAILING

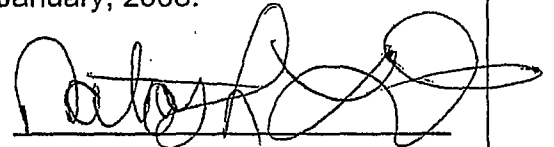
I, Natasha L. Odom-Brown, certify as follows:

I am Administrative Clerk III in the offices of  
the Regulatory Commission of Alaska, 701 West Eighth Avenue, Suite 300,  
Anchorage, Alaska 99501. On January 31, 2008, I mailed copies of  
Order No. 4, entitled:

ORDER CONFIRMING APPROVAL OF PETITION, DESIGNATING  
ELIGIBLE TELECOMMUNICATIONS CARRIER STATUS  
AND CLOSING DOCKET  
(Issued January 31, 2008)

in the proceeding identified above to the persons indicated on the attached service list.

DATED at Anchorage, Alaska, this 31<sup>st</sup> day of January, 2008.



**SERVICE LIST**  
**U-07-59(4)**

**Page: 1 of 1**  
**Date: 01/31/2008**

DAVID S FAUSKE  
GENERAL MANAGER  
ARCTIC SLOPE TELEPHONE  
ASSOCIATION COOPERATIVE INC  
4300 B ST STE 501  
ANCHORAGE AK 99503-5900

EMAIL LIST  
U-07-59(4)

Page: 1 of 1  
Date: 01/31/2008

**This document was also emailed to:**  
CHRISTINE MOORE <CHRISTINE.MOORE@ALASKA.GOV>  
DAVID S. FAUSKE <DAVID@ASTAC.NET>  
JOSEPH MORAN <JMORAN@DMGZ.COM>  
ROBERT E. STOLLER <ROBERT.STOLLER@ALASKA.GOV>